1	Case 5:07-cv-02813-JW Document	<b>52-6</b>	Filed 02/28/2008	Page 2 of 4	
	E	XHIBIT	E		
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6   7   8   9   10   11	KELLY M. DERMODY (SBN 171716) JAHAN C. SAGAFI (SBN 224887) LIEFF, CABRASER, HEIMANN & BERNSTEIN, LLP 275 Battery Street, 30th Floor San Francisco, California 94111-3339 Telephone: (415) 956-1000 Facsimile: (415) 956-1008 E-mails: kdermody@lchb.com jsagafi@lchb.com	JEH MC PA 55 Sar Tel Fac	Second Street, 24th Fin Francisco, California ephone: (415) 856-70 esimile: (415) 856-710 nails: <a href="mailto:kirbywilcox@pjeffwohl@paull">kirbywilcox@pjeffwohl@paull</a>	BN 96838) SBN 233556) NOFSKY & WALKER LLP loor 1 94105 00 00 aulhastings.com	
12 13	Attorneys for Plaintiff Ahmed Higazi		orneys for fendant Cadence Desi	gn Systems, Inc.	
14	AD AMEDIA COL	TEG DIG			
15	UNITED STATES DISTRICT COURT				
16 17	NORTHERN DISTRICT OF CALIFORNIA  SAN JOSE DIVISION				
18	SAN J	IOSE DI	VISION		
18 19	AHMED HIGAZI, on behalf of himself and a	No. C-	07-2813-JW		
20	class of those similarly situated,	NOTIO	CE OF PROPOSED	SETTLEMENT	
21	Plaintiff,	28 U.S	.C. <b>§</b> 1715		
22	V.		o .		
23	CADENCE DESIGN SYSTEMS, INC.,				
24	Defendant.				
2 <del>4</del> 25		1			
23 26					
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20			NOTICE	OF PROPOSED SETTLEMENT	

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PLEASE TAKE NOTICE that the parties to the above-referenced class action have reached a proposed settlement of the claims at issue in the litigation. Pursuant to the Class Action Fairness Act of 2005 ("CAFA"), 28 U.S.C. § 1715, defendant Cadence Design Systems, Inc. ("Cadence"), provides this notice to the Attorney General of the United States of America and the appropriate state official in each state in which a class member resides. Cadence encloses and/or states the following in accordance with its notice obligations under 28 U.S.C. section 1715(b):

- 1. Plaintiff's complaint in the above-titled action.
- 2. The parties' Settlement Agreement.
- 3. The parties' proposed Notice of (1) Proposed Class Action Settlement and (2) Final Settlement Approval Hearing, which includes information about the scheduled judicial hearing in the above-titled action.
- 4. The parties' proposed Election Not to Participate in Settlement Form.
- 5. The parties' proposed Claim Form.
- 6. The names of Class Members who reside in each state and the estimated proportionate share of the claims of Class Members in each state to the entire settlement.

PLEASE TAKE FURTHER NOTICE that the Court scheduled a judicial hearing for preliminary approval on March 10, 2008, at 10:00 a.m., at the United States District Court for the Northern District of California, Courtroom 8, 3rd Floor, 280 South First Street, San Jose, California 95113.

PLEASE TAKE FURTHER NOTICE that pursuant to CAFA you are not required to comment on the settlement. However, if you wish to comment, please file your comments by [INSERT DATE] electronically (the Court provides information about its electronic case filing system at http://ecf.cand.uscourts.gov) or in hard copy form to Clerk of Court, San Jose Division, United States District Court, Northern District of California, 280 South 1st Street, San Jose, California 95133. If you choose to comment, please also provide notice to the parties' counsel as follows:

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1	CLASS COUNSEL	CADENCE'S COUNSEL		
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13	E-mails: jfinberg@altshulerberzon.com pleckman@altshulerberzon.com	<u>n</u>		
14				
15	If you have questions about this no	otice, the underlying action, or the enclosed materials, please		
16	contact counsel for plaintiff Ahmed Higazi and/or counsel for defendant Cadence as provided above.			
17	Dated: March, 2008.	M. KIRBY C. WILCOX		
18		JEFFREY D. WOHL MOLLY A. HARCOS		
19		PAUL, HASTINGS, JANOFSKY & WALKER LLP		
20		By:		
21		Jeffrey D. Wohl Attorneys for Defendant		
22		Cadence Design Systems, Inc.		
23				
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20		NOTICE OF PROPOSED SETTLEMENT		